## UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS EL PASO DIVISION

LEAGUE OF UNITED LATIN AMERICAN CITIZENS, et al.,  Plaintiffs, v.  GREG ABBOTT, in his official capacity as Governor of the State of Texas, et al.,  Defendants.	<pre> § § § EP-21-CV-00259-DCG-JES-JVB § [Lead Case] § § § § § § § § § § § § § § § § § § §</pre>
DAMON JAMES WILSON, for himself and on behalf of all others similarly situated,  Plaintiffs, v.  STATE OF TEXAS, et al.,  Defendants.	<pre> § § § § Case No. 1:21-CV-00943-RP-JES-JVB § [Consolidated Case] § § § § § § § § § § § § § § § § § § §</pre>
Plaintiffs, v.  JOHN SCOTT, in his official capacity as Texas Secretary of State, et al.,  Defendants.	<pre> §     Case No. 1:21-CV-00965-RP-JES-JVB §</pre>
MEXICAN AMERICAN LEGISLATIVE CAUCUS, Texas House of Representatives,  Plaintiff, v.  STATE OF TEXAS, et al.,  Defendants.	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ Case No. 1:21-CV-00988-RP-JES-JVB \$ [Consolidated Case] \$ \$ \$

	§
ROY CHARLES BROOKS, et al.,	§
Plaintiffs,	§ §
<b>v.</b>	§
	§ Case No. 1:21-CV-00991-LY-JES-JVB
GREG ABBOTT, in his official capacity as	§ [Consolidated Case]
Governor of the State of Texas, et al.	§
<b>n</b> .c	§
Defendants.	§
TEXAS STATE CONFERENCE OF THE	§
NAACP,	§ 8
NAACI,	§ §
Plaintiff,	\$ <b>§</b>
v.	§ Case No. 1:21-CV-01006-RP-JES-JVB
	§ [Consolidated Case]
GREG ABBOTT, in his official capacity as	§
Governor of the State of Texas, et al.,	§
	§
Defendants.	§
	§
FAIR MAPS TEXAS ACTION	§
COMMITTEE, et al.,	§
Plaintiffs,	§ 8
v.	§ §
**	§ Case No. 1:21-CV-01038-RP-JES-JVB
GREG ABBOTT, in his official capacity as	§ [Consolidated Case]
Governor of the State of Texas, et al.,	§
• • • • • • • • • • • • • • • • • • • •	§
Defendants.	§
	§

## ORDER REQUIRING PARTIES TO FILE A PROPOSED SCHEDULING ORDER

IT IS HEREBY ORDERED that all parties shall confer, under Federal Rule of Civil

Procedure 26(f) and Local Court Rule CV-16(c), and file a proposed scheduling order for the

Court's consideration by December 15, 2021. The proposed scheduling order must include

dates for the items listed below. To the extent the parties cannot reach an agreement on proposed

dates—though they should make every effort to do so—the parties shall provide their respective desired dates.

## **Preliminary Injunction Schedule**

1.	All motions for a preliminary injunction shall be filed by Responses to a motion for preliminary injunction are due days after such a motion is filed. Replies are due days after the deadline to file a response.				
2.	2. If the parties intend on calling expert witnesses at a preliminary injunction hearing, then all parties asserting claims for relief shall FILE their designation of potential witnesses, designation of testifying experts, and list of proposed exhibits, and shall SERVE on all parties, but not file the material required by Federal Rule of Civil Procedure 26(a)(2)(B) by Parties resisting claims for relief shall FILE their designation of potential witnesses, designation of testifying experts, and list of proposed exhibits, and shall SERVE on all parties, but not file the materials required by Federal Rule of Civil Procedure 26(a)(2)(B) by All designations of rebuttal experts shall be FILE no later than				
3.	An objection to the reliability of an expert's proposed testimony under Federal Rule of Evidence 702 shall be made by motion specifically stating the basis for the objection and identifying the objectionable testimony, not later than days of receipt of the written report of the expert's proposed testimony, or not later than days of the expert's deposition, if a deposition is taken, whichever is later.				
4.	The parties shall complete all discovery related to motions for a preliminary injunction by				
Trial	Schedule				
1.	The parties shall conduct their Rule 26(f) conference no later than				
2.	Initial disclosures required by Rule 26(a) shall be exchanged no later than				
3.	The parties shall file all motions to amend or supplement pleadings or to join additional parties by				
4.	All parties asserting claims for relief shall <b>FILE</b> their designation of potential witnesses, designation of testifying experts, and list of proposed exhibits, and shall <b>SERVE</b> on all parties, but not file the material required by Federal Rule of Civil Procedure 26(a)(2)(B) by Parties resisting claims for relief shall <b>FILE</b> their designation of potential witnesses, designation of testifying experts, and list of proposed exhibits, and shall <b>SERVE</b> on all parties, but not file the materials required by Federal Rule of Civil Procedure 26(a)(2)(B) by All designations of rebuttal experts shall be <b>FILED</b> no later than				

5.	Evidence 702 shall be made by identifying the objectionable terms.	motion specifically stimony, not later the testimony, or not lat	ed testimony under Federal Rule of stating the basis for the objection and an days of receipt of the written er than days of the expert's er.		
6.	5. The parties shall complete all discovery on or before Counsel may by agreement continue discovery beyond the deadline, but there will be no intervention by the Court except in extraordinary circumstances, and no trial setting will be vacated because of information obtained in post-deadline discovery.				
7.	7. All dispositive motions shall be filed no later than Responses to dispositive motions shall be due no later than				
	So ORDERED and SIGNED	on this 8 day of I	December 2021.		
DAVID C. GUADERRAMA UNITED STATES DISTRICT JUDGE					
		And on behalf of:			
•	E. Smith		Jeffrey V. Brown		
	d States Circuit Judge	-and-	United States District Judge		
U.S.	Court of Appeal, Fifth Circuit		Southern District of Texas		